

UNITED STATES BANKRUPTCY COURT
WESTERN DISTRICT OF VIRGINIA
ROANOKE DIVISION

IN RE:)
)
DAWN A. PIERCE) CASE NO. **15-71047**
)
Debtor(s)) Chapter 7
)

ORDER

THIS CAUSE came on March 7, 2016 to be heard upon the Trustee's Motion to Approve Compromise Settlement and Amended Motion to Approve Compromise Settlement and for Indicative Ruling pursuant to Bankruptcy Rule 8008, upon proper notice of the Trustee's Motion to Approve Compromise Settlement upon the Debtor, counsel for the Debtor, all creditors as listed on the Debtor's mailing matrix and to the Office of the United States Trustee, and no party filing an objection or appearing in opposition thereto at the hearing in this cause, upon the appearance of the Trustee and the Debtor by counsel and the argument of counsel.

It appearing to the Court that this Court sustained an objection of the Trustee to the Debtor's exemption claimed in an account receivable of \$6,767.00 as wages pursuant to the provisions of Virginia Code Section 34-29; that the Debtor timely filed a Notice of Appeal of that order to the United States District Court for the Western District of Virginia which said appeal is now pending in the District Court; that the Trustee and the Debtor have reached a compromise settlement regarding the matter and that the Trustee has requested an Indicative Ruling on the Trustee's Motion to Approve Compromise Settlement and that Bankruptcy Rule 8008(c) provides that if this Court states that it would grant the Trustee's Motion to Approve Compromise Settlement that the District Court may remand the matter to this

Court for further proceedings, it is therefore ADJUDGED and ORDERED that this Court would grant the Trustee's Motion to Approve Compromise Settlement if the matter was before this Court for decision. This Order is entered as an Indicative Ruling pursuant to the provisions of the Rule 8008 of the Federal Rules of Bankruptcy Procedure. The Trustee shall promptly notify the Clerk of the United States District Court for the Western District of Virginia of the entry of this order and the Indicative Ruling of this Court that it would grant the Motion for Compromise Settlement.

The Trustee shall mail or electronically transmit a true and correct copy of this Order to the Debtor, the Debtor's counsel and the Office of the United States Trustee, no creditor or other party filing an objection to the Trustee's motion and amended motion, or appearing at the hearing in opposition thereto.

ENTER: March 8, 2016

U.S. BANKRUPTCY JUDGE

I request this Order:

/S/ GEORGE I. VOGEL, II
George I. Vogel, II, Trustee
P. O. Box 18188
Roanoke, Virginia 24014
540-982-1220
g Vogel@vogelandcromwell.com

Seen and Consented:

/S/ GARREN R. LAYMON
Garren R. Laymon, Esquire
Magee, Goldstein, Lasky & Sayers, P.C.
P. O. Box 404
Roanoke, Virginia 24003-0404
540-343-9800
glaymon@mglspc.com
Counsel for the Debtor